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Before the FEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20554

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In the Matter of)	SEP 1 2 2003
Amendment of Section 73.202(b), Table of Allotments,)	MM Docket No. SEPTICE OF THE SECRETARY
FM Broadcast Stations (Shorter, Alabama)))	RM

To Marlene H. Dortch, Office of the Secretary Media Bureau

SUPPLEMENT TO PETITION FOR RULE MAKING

On May 21, 2003, Auburn Network, Inc ("ANI") filed its petition for the allocation of a new FM radio channel at Shorter, Alabama on Channel 228A. The only change needed to place Channel 228A at Shorter was the reclassification of Station WDJC, Birmingham, Alabama to Channel 229C0—ANI noted that WDJC is operating with an antenna height of 307 meters instead of 451(+) meters, and did not have an application on file to maintain a Class "C" designation. However, ANI did not include the statement that it had determined that no other Class A channels were available to Shorter—ANI now includes that statement.

Therefore. ANI requests the FCC issue a notice to the licensee of WDJC that it be triggered to Class C0 immediately and that Channel 228A be put at Shorter as a result of that trigger.

On behalf of ANI, I verify that these statements are true and correct to the best of my knowledge and belief and are made in good faith.

Lalso certify that I have mailed a copy of this supplement to:

Station WDJC-FM Kimtron, Inc P.O Box 3003 Blue Bell, PA 19422-0735

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Engineering Affidavit

I have examined the FM radio spectrum in the vicinity of Shorter, Alabama, and there is no other available FM channel to be licensed to Shorter Channel 228A is the only available channel

Respectfully submitted, Auburn Network, Inc

By Mike Hubbard, President

Mike Hubbard President Auburn Network, Inc Post Office Box 950 Auburn, AL 36831-0950